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US

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(71) Applicant (for all designated States except US): UNIVERSITY OF WESTERN ONTARIO [CA/CA]; Office of Industry

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Published

With international search report.

Before the expiration of the time limit for amending the claims and to be republished in the event of the receipt of amendments.

(54) Title: HIV VACCINE

(57) Abstract

(30) Priority Data:

60/096,235

A novel HIV vaccine is provided. In particular, the vaccine comprises an avirulent and non-cytolytic recombinant HIV wherein the NSS of the virus' envelope glycoprotein is replaced with a non-cytolytic signal sequence and nef gene of the virus is deleted which renders the virus avirulent.

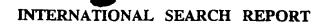
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EE	Estonia	LR	Liberia	SG	Singapore		

Inte. anal Application No PCT/CA 99/00746

		7017011 337				
A. CLASSI IPC 7	FICATION OF SUBJECT MATTER C12N15/48 C12N7/01 A61K39/2	21 CO7K16/10				
According to	o International Patent Classification (IPC) or to both national classific	ation and IPC				
B. FIELDS	SEARCHED					
Minimum do IPC 7	cumentation searched (classification system followed by classification $C12N-A61K-C07K$	on symbols)				
Documental	ion searched other than minimum documentation to the extent that s	such documents are included in the fields sea	rched			
Electronic d	ata base consulted during the international search (name of data ba	se and, where practical. search terms used)				
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT					
Category ·	Citation of document, with indication, where appropriate, of the rel	evant passages	Relevant to claim No.			
Α	WO 94 17825 A (UNIVERSITY OF CALI 18 August 1994 (1994-08-18) paragraph bridging pages 6 and 7	IFORNIA)	1-31			
A	B CHAKRABARTI ET AL: "A candidate inactivatable attenuated vaccine PROCEEDINGS OF THE NATIONAL ACADE SCIENCES OF USA, vol. 93, no. 18, 3 September 1996 (1996-09-03), page 10-9815 XP002077810 ISSN: 0027-8424	for AIDS" EMY OF	1-31			
		-/				
X Furth	ner documents are listed in the continuation of box C.	X Patent family members are listed in	annex.			
**Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published after the international filing date but later than the priority date claimed "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "C" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered novel or cannot be considered to involve an inventive step when the document is combined with one or more other such document is combined with one or more other such document is combination being obvious to a person skilled in the art. "S" document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be consid						
	actual completion of the international search	Date of mailing of the international sear	ch report			
	January 2000	20/01/2000				
Name and A	Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL – 2280 HV Rijswijk Tel. (+31-70) 340–2040, Tx. 31 651 epo nl, Fax: (+31-70) 340–3016 Authorized officer Cupido, M					



Inte anal Application No PCT/CA 99/00746

	·	PC1/CA 99/00/46
C.(Continu	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
Category	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	LI Y ET AL: "Effects of inefficient cleavage of the signal sequence of HIV-1 gp120 on its association with calnexin, folding, and intracellular transport" PROCEEDINGS OF THE NATIONAL ACADEMY OF SCIENCES OF USA, vol. 93, no. 18, 3 September 1996 (1996-09-03), pages 9606-9611, XP002126656 WASHINGTON US page 9611, left-hand column, last paragraph	1-6
A	LI Y ET ALC: "Control of expression, glycosylation, and secretion of HIV-1 gp120 by homologous and heterologous signal sequences" VIROLOGY, vol. 204, no. 1, October 1994 (1994-10), pages 266-278, XPO02126663 ORLANDO US	1-6
:		
T _e r		



Imernational application No.

PCT/CA 99/00746

Box I Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This International Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. X Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely: Remark: Although claims 25 and 26 insofar they concern an in vivo method, and claims 10-15 and 27-31 are directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the retrovirus.
2. Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This International Searching Authority found multiple inventions in this international application, as follows:
As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2. As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3. As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4. No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark on Protest The additional search fees were accompanied by the applicant's protest.
No protest accompanied the payment of additional search fees.



Information on patent family members PCT/CA 99/00

Inter and Application No PCT/CA 99/00746

Patent document cited in search report	Publication date	Patent family member(s)	Publication date	
WO 9417825 A	18-08-1994	AU 5848794 A	29-08-1994	

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INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference 9611-10	(Form PCT/ISA/220) as well as, where applicable, item 5 below.					
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)				
PCT/CA 99/00746	12/08/1999	12/08/1998				
Applicant	<u> </u>					
UNIVERSITY OF WESTERN ONT	TARIO et al.	Alleria				
This International Search Report has bee according to Article 18. A copy is being tr	en prepared by this International Searching Auti ransmitted to the International Bureau.	hority and is transmitted to the applicant				
	s of a total of <u>4</u> sheets. y a copy of each prior art document cited in this	s report.				
Basis of the report a. With regard to the language, the language in which it was filed, un	e international search was carried out on the bas nless otherwise indicated under this item.	sis of the international application in the				
the international search w Authority (Rule 23.1(b)).	was carried out on the basis of a translation of t	the international application furnished to this				
b. With regard to any nucleotide ar was carried out on the basis of th	ne sequence listing :	nternational application, the international search				
	ional application in written form. ernational application in computer readable forr					
	ernational application in computer readable forn o this Authority in written form.	n.				
	o this Authority in written form. to this Authority in computer readble form.					
X the statement that the sul	bsequently furnished written sequence listing d	loes not go beyond the disclosure in the				
רסר)	as filed has been furnished. formation recorded in computer readable form is	s identical to the written sequence listing has been				
2. X Certain claims were fou	und unsearchable (See Box I).					
3. Unity of invention is fac	king (see Box II).					
4. With regard to the title,						
the text is approved as su	ubmitted by the applicant.					
T the text has been establis	shed by this Authority to read as follows:					
5. With regard to the abstract,						
	ubmitted by the applicant. shed, according to Rule 38.2(b), by this Authorit e date of mailing of this international search rep					
6. The figure of the drawings to be publ	lished with the abstract is Figure No.					
as suggested by the appli	icant.	None of the figures.				
because the applicant fail	led to suggest a figure.	_				
because this figure better	r characterizes the invention.					



International application No.

PCT/CA 99/00746

BOXI	Observations where certain claims were found unsearchable (Continuation of item 1 of first sheet)
This Inte	ernational Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
1. X	Claims Nos.: because they relate to subject matter not required to be searched by this Authority, namely: Remark: Although claims 25 and 26 insofar they concern an in vivo method, and claims 10-15 and 27-31 are directed to a method of treatment of the human/animal body, the search has been carried out and based on the alleged effects of the retrovirus.
2.	Claims Nos.: because they relate to parts of the International Application that do not comply with the prescribed requirements to such an extent that no meaningful International Search can be carried out, specifically:
3.	Claims Nos.: because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(a).
Box II	Observations where unity of invention is lacking (Continuation of item 2 of first sheet)
This Inte	rnational Searching Authority found multiple inventions in this international application, as follows:
1.	As all required additional search fees were timely paid by the applicant, this International Search Report covers all searchable claims.
2.	As all searchable claims could be searched without effort justifying an additional fee, this Authority did not invite payment of any additional fee.
3.	As only some of the required additional search fees were timely paid by the applicant, this International Search Report covers only those claims for which fees were paid, specifically claims Nos.:
4.	No required additional search fees were timely paid by the applicant. Consequently, this International Search Report is restricted to the invention first mentioned in the claims; it is covered by claims Nos.:
Remark (The additional search fees were accompanied by the applicant's protest. No protest accompanied the payment of additional search fees.

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 C12N15/48 C12N7/01

A61K39/21

C07K16/10

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7 C12N A61K C07K

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

C. DOCUM	ENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
Α	WO 94 17825 A (UNIVERSITY OF CALIFORNIA) 18 August 1994 (1994-08-18) paragraph bridging pages 6 and 7	1-31
A	B CHAKRABARTI ET AL: "A candidate live inactivatable attenuated vaccine for AIDS" PROCEEDINGS OF THE NATIONAL ACADEMY OF SCIENCES OF USA, vol. 93, no. 18, 3 September 1996 (1996-09-03), page 9810-9815 XP002077810 ISSN: 0027-8424	1-31

X Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
"A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family
Date of the actual completion of the international search	Date of mailing of the international search report
7 January 2000	20/01/2000
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk	Authorized officer
Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Cupido, M

PCT/CA 99/00746

Category 2	Citation of decreased with indicati	
	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
	LI Y ET AL: "Effects of inefficient cleavage of the signal sequence of HIV-1 gp120 on its association with calnexin, folding, and intracellular transport" PROCEEDINGS OF THE NATIONAL ACADEMY OF SCIENCES OF USA, vol. 93, no. 18, 3 September 1996 (1996-09-03), pages 9606-9611, XP002126656 WASHINGTON US page 9611, left-hand column, last paragraph	1-6
	LI Y ET ALC: "Control of expression, glycosylation, and secretion of HIV-1 gp120 by homologous and heterologous signal sequences" VIROLOGY, vol. 204, no. 1, October 1994 (1994-10), pages 266-278, XPO02126663 ORLANDO US	1-6

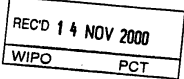
mation on patent family members

rnational Application No

Patent docume cited in search re	nt port	Publication date	Patent fan member(nily s)	Publication date	
WO 9417825	Α	18-08-1994	AU 584	8794 A	29-08-1994	
		•				
						- 1







(PCT Article 36 and Rule 70)

15

Applicants	or agent's file reference			fication of Transmittal of International	
9611-10		FOR FURTHER A	FOR FURTHER ACTION Preliminary Examination Report (Form PCT/IPEA/416)		
Internation	al application No.	International filing date	e (day/month/year)	Priority date (day/month/year)	
PCT/CA	99/00746	12/08/1999		12/08/1998	
Internation C12N15		C) or national classification and l	PC		
Applicant					
UNIVER	SITY OF WESTERN	ONTARIO et al.			
1. This and i	nternational preliminar s transmitted to the app	y examination report has bee plicant according to Article 36	en prepared by this In	ternational Preliminary Examining Authority	
2. This	REPORT consists of a	total of 8 sheets, including to	his cover sheet.		
t (een amended and are	the basis for this report and/ ection 607 of the Administration	or sheets containing	ion, claims and/or drawings which have rectifications made before this Authority the PCT).	
1	☐ Basis of the rep	ons relating to the following it	ems:		
11	☐ Priority	ant of animina with regard to	noveltu inventive ete	n and industrial applicability	
III IV	☐ Lack of unity of	, =	opinion with regard to novelty, inventive step and industrial applicability ion		
v	□ Reasoned state			ventive step or industrial applicability;	
VI	☐ Certain docum	ents cited			
VII	Certain defects	in the international applicatio	n		
VIII	☑ Certain observa	itions on the international app	olication		
Date of sul	omission of the demand		Date of completion	of this report	
22/02/20	00		10.11.2000		
	mailing address of the inte		Authorized officer	ST.	
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d			Huber, A	(Martin Color)	

International application No. PCT/CA99/00746

I. Basis	of the	report
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1.	response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments (Rules 70.16 and 70.17).): Description, pages:							
	1-19	9	as originally filed					
	Claims, No.:							
	1-30	0	as received on	06/10/	2000	with letter of	06/1	0/2000
	Drawings, sheets:							
	1/12	2-12/12	as originally filed					
2.			regard to the language , all the elements marked above were available or fumished to this Authority in the uage in which the international application was filed, unless otherwise indicated under this item.					
	These elements were available or furnished to this Authority in the following language: , which is:							
	the language of a translation furnished for the purposes of the international search (under Rule 23.1(b)).							
		☐ the language of publication of the international application (under Rule 48.3(b)).						
		the language of a 55.2 and/or 55.3).	translation furnished fo	r the purposes o	of inter	national prelimi	nary examina	ation (under Rule
3.			cleotide and/or amino ry examination was carr					ication, the
		contained in the in	ntemational application	in written form.				
		filed together with the international application in computer readable form.						
	☐ furnished subsequently to this Authority in written form.							
		☐ furnished subsequently to this Authority in computer readable form.						
		☐ The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
	☐ The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.							
4.	The amendments have resulted in the cancellation of:							
		the description,	pages:					
		the claims,	Nos.:					

International application No. PCT/CA99/00746

		the drawings,	sheets:			
5. 🗆		This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):				
		(Any replacement sh report.)	eet containing such amendments must be referred to under item 1 and annexed to this			
6.		iitional observations, i separate sheet	necessary:			
111.	Nor	n-establishment of o	pinion with regard to novelty, inventive step and industrial applicability			
Th or	e qu to be	estions whether the c	aimed invention appears to be novel, to involve an inventive step (to be non-obvious), e have not been examined in respect of:			
		the entire internation	al application.			
	×	claims Nos. 9-14, 22	30 (IA).			
be	caus	6e:				
			application, or the said claims Nos. 9-14, 22-30 (IA) relate to the following subject or require an international preliminary examination (specify):			
			ns or drawings (indicate particular elements below) or said claims Nos. are so unclear pinion could be formed (specify):			
		the claims, or said cl could be formed.	aims Nos. are so inadequately supported by the description that no meaningful opinion			
		no international sear	ch report has been established for the said claims Nos			
2.	A meaningful international preliminary examination report cannot be carried out due to the failure of the nucleot and/or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:					
		the written form has	not been furnished or does not comply with the standard.			
		the computer readal	le form has not been furnished or does not comply with the standard.			
٧.	Rea cita	asoned statement un ations and explanati	der Article 35(2) with regard to novelty, inventive step or industrial applicability; ons supporting such statement			
1.	Sta	tement				
	Nov	velty (N)	Yes: Claims 1-21, 24, 26-30			

International application No. PCT/CA99/00746

No: Claims 22, 23, 25

Inventive step (IS) Yes: Claims 1-21, 24, 26-30

No: Claims

Industrial applicability (IA) Yes: Claims 1-8, 15-21

No: Claims

2. Citations and explanations see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

Re Item I Basis of Report

The sequence listings pages 1-3, filed with letter of 05.12.99, do not form part of the application (Rule 13 *ter.* 1(f) PCT)

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 9-14 and 22-30 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

For the assessment of the present claims 9-14 and 22-30 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. The present application relates to a non-cytolytic retrovirus, in particular HIV-1, wherein the natural signal sequence (NSS) has been replaced or modified. The retrovirus can be further rendered avirulent by deletion of the nef gene. The retrovirus can be used as a vaccine.
 - The application further relates to methods of killing a target cell, of preventing

apoptosis by administering an antagonist of HIV-1 NSS protein as well as to a method of inhibiting the effects of HIV-1 NSS.

- 2. Reference is made to the following documents:
 - D1: LI Y ET ALC: 'Control of expression, glycosylation, and secretion of HIV-1 gp120 by homologous and heterologous signal sequences' VIROLOGY, vol. 204, no. 1, October 1994 (1994-10), pages 266-278, XP002126663 ORLANDO US
 - D2: LI Y ET AL: 'Effects of inefficient cleavage of the signal sequence of HIV-1 gp120 on its association with calnexin, folding, and intracellular transport' PROCEEDINGS OF THE NATIONAL ACADEMY OF SCIENCES OF USA, vol. 93, no. 18, 3 September 1996 (1996-09-03), pages 9606-9611, XP002126656 WASHINGTON US
- 3. D1 and D2 disclose the recombinant expression in Sf9 cells of a baculovirus transformed with HIV-1 gp 120 wherein the natural signal sequence (NSS) of the envelope glycoprotein gp120 is either replaced by a more efficient signal sequence, such as mellitin or IL-3 signal sequence or in which the positively charged amino acids in the natural signal sequence are substituted with neutral amino acids.

It was shown that these modifications promote more efficient folding, intracellular transport and secretion of the protein. In D2 it is speculated that inefficient targeting of the envelope protein to the cell surface due to the natural signal sequence is a mechanism that the virus has evolved to evade the immune system and to optimize viral production. The correlation of defective secretion of secretory proteins with a pathological was also known. The authors propose that further analysis of the effects of HIV-1 NSS will lead to a more complete understanding of the role of the signal sequence related to viral pathology (see D2, page 9611, last two paragraphs).

4. It was not known from the prior art that the modifications of the NSS of HIV-1 envelope glycoprotein actually result in a non-cytolytic HIV-1 virus. In none of the

cited documents a HIV, wherein the NSS is modified, has been disclosed. Hence, the subject-matter of Claims 1-21 is considered novel in the sense of Art. 33(2) PCT.

Although there is an indication in D1 that the NSS of HIV gp 120 has a cytotoxic effect on the target cell, as shown in insect cells infected with a recombinant baculovirus, there is no suggestion in D1 or in any other cited document to prepare a modified HIV-1 with an altered, non-cytotoxic signal sequence and that such a modified HIV-1 could be used as a non-cytolytic vaccine.

In view of the prior art, the skilled person could therefore not have reasonably expected that replacement or modification of the NSS of HIV-1 with a non-cytolytic signal sequence would result in a non-cytolytic HIV-1.

Hence, an inventive step can be acknowledged for the subject-matter of Claims 1-21.

Also the methods of Claims 26 (method of preventing apoptosis induced by the NSS of HIV-1 protein by administering an effective amount of antagonist to the HIV-1 NSS protein) and of Claim 29 (method of inhibiting the effects of the NSS of HIV-1 by administering an effective amount of an antisense oligonucleotide) have neither been disclosed nor rendered obvious in the cited prior art.

Therefore, also the subject-matter of Claims 26-30 is considered novel and to involve an inventive step (Art. 33(2) and (3) PCT).

- 5. Claim 22 is directed to method of killing a target cell comprising administering a recombinant virus containing NSS of HIV-1.
 - D1 discloses that 90% of SF9 cells infected with a recombinant baculovirus comprising the natural signal sequence of gp120 of HIV-1 were lysed, whereas 80-90 % of the cells infected with recombinant baculovirus without the signal sequence or substituted with a heterologous signal sequences remained intact. The authors conclude that the NSS of HIV-1 gp 120 may have a lethal effect on the cells (see D1, page 271, left col. I. 5-13). Hence the subject-matter of Claims 22, 23 and 25 is not novel in view of D1.

The use of VSV as the recombinant virus in the method of Claim 22 has neither been disclosed nor suggested in the prior art. Novelty and inventive step of Claim 24 is therefore acknowledged.

INTERNATIONAL PRELIMINARY International application No. PCT/CA99/00746 EXAMINATION REPORT - SEPARATE SHEET

Re Item VIII Certain observations on the international application

- 1. Claim 2 does not meet the requirements of Article 6 PCT in that the matter for which protection is sought is not clearly defined. The claim attempts to define the subject-matter in terms of the result to be achieved which merely amounts to a statement of the underlying problem. It would require undue burden of experimentation to determine how the NSS of HIV-1 has to be modified to render the virus non-cytolytic. Since a claim has to be clear from the wording of the claim alone, it is not sufficient that the technical features necessary to achieve the desired result are disclosed in the description. The same objection applies mutatis mutandis to Claims 10 and 16.
- 5. A cytolytic effect has only been demonstrated for the signal sequence of HIV-1 envelope glycoprotein (see description, page 2, lines 25-27), but not for any other HIV signal sequence. It is therefore not plausible that the claimed methods can be performed with any signal sequence derived from a HIV-1 protein. Independent Claims 22, 25 and 29 are, however, directed to any HIV-1 signal sequence. The broad scope of said claims does not appear to be justified by the limited disclosure of the specification. The claims are therefore objected under Art. 6 PCT in that they lack specific support.

PATENT COOPERATION TREATY

	From the INTERNATIONAL BUREAU	
PCT	То:	
NOTIFICATION OF ELECTION (PCT Rule 61.2)	Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ÉTATS-UNIS D'AMÉRIQUE	
Date of mailing (day/month/year)	in its capacity as elected Office	
13 March 2000 (13.03.00)		
International application No. PCT/CA99/00746	Applicant's or agent's file reference 9611-10	
International filing date (day/month/year)	Priority date (day/month/year) 12 August 1998 (12.08.98)	
12 August 1999 (12.08.99)	12 August 1000 (12.00.00)	
Applicant		
KANG, Chil-Yong et al		
1. The designated Office is hereby notified of its election made. X in the demand filed with the International Preliminary 22 February 20	A Examining Authority on: 2000 (22.02.00) Inational Bureau on: date or, where Rule 32 applies, within the time limit under	
The International Bureau of WIPO 34, chemin des Colombettes	Authorized officer Olivia RANAIVOJAONA	
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